Case 7:08-cv-01644-KMK Document 20 Filed 07/09/2008; Page 16/12

UNITED STATES DISTRICT OF NEV	W YORK	
GERRY GALIANO, on behalf of himself and those similarly situ		: :
ν.	Plaintiff,	: Case No. 08 Civ. 01317-KMK :
FIDELITY NATIONAL TITLE IS COMPANY, et al.,	Defendants.	: : :
and		
GARY KROMER, MONIQUE K JOSEPH AMMIRATI, MICHELI on behalf of themselves and those	ROMER, LE AMMIRATI,	: : :
v.	Plaintiff,	: Case No. 08 Civ. 01494-KMK
FIDELITY NATIONAL TITLE II COMPANY, et al.,	Defendants.	: : : :
and		
SUSAN M. MORATTA, on behalf of herself and those sim		x : :
v.	Plaintiff,	: Case No. 08 Civ. 01597-KMK :
FIDELITY NATIONAL TITLE INSURANCE COMPANY, et al.,		: : :
and	Defendants.	; X

2123 / STIP / 00089625.WPD v1

PETER MILEY, on behalf of himself and those sir	nilarly situated,	
v.	Plaintiff,	: Case No. 08 Civ. 01547-KMK :
FIDELITY NATIONAL TITLE IN COMPANY, et al.,		: : :
	Defendants.	: x
and		Y
VINCENT TRULLI, on behalf of himself and those sin		:
v.	Plaintiff,	: Case No. 08 Civ. 01729-KMK
FIDELITY NATIONAL TITLE INSURANCE COMPANY, et al.,		: :
, ,	Defendants.	: v
and		x
MARTIN MARTINUCCI, on behalf of himself and those similarly situated,		:
v.	Plaintiff,	: Case No. 08 Civ. 01644-KMK
FIDELITY NATIONAL TITLE INSURANCE COMPANY, et al.,		:
***************************************	Defendants.	: X

STIPULATION REGARDING CONSOLIDATION AND RULE 12 MOTIONS

IT IS HEREBY STIPULATED AND AGREED by Plaintiffs and Defendants, in the above-captioned actions, through their undersigned counsel, as follows:

- 1) The above-captioned cases shall be consolidated pursuant to Rule 42(a) of the Federal Rules of Civil Procedure;
- 2) Plaintiffs will file a consolidated amended complaint on or before July 9, 2008;
- Defendants will file and serve any motions pursuant to Rule 12 of the Federal Rules of Civil Procedure on or before 30 days following the filing of the consolidated amended complaint; consistent with the lower's Individual literals:
- Any memoranda of law in support thereof shall collectively not exceed 50 pages, provided that if any defendant seeks to present argument specific to itself, any such defendant and its affiliated defendants collectively may file a separate memorandum of law which will not exceed 10 pages;
- 4) Plaintiffs will file and serve any opposition to such motions on or before 26 days following service of Defendants'/Rule 12 motions;
- Any memorarda of law in support thereof shall collectively not exceed 50 pages, provided that if any defendant files and serves any memorandum of law specific to itself, Plaintiffs may file additional memoranda of law responsive to such arguments which will each not exceed 10 pages;
- Defendants will file and serve any reply to Plaintiffs' memoranda of law on or before 16 days following service thereof;
- Any memoranda of law in support thereof shall collectively not exceed 25 pages, provided that if a Plaintiffs file and serve any additional memorandum of law specific to any defendant, such defendant and its affiliated defendants collectively may file a separate memorandum of law in reply to such arguments which will each not exceed 5 pages; and
- 8) This stipulation may be executed in counterparts, including by signature transmitted by facsimile.

Dated: White Plains, New York July 3, 2008

LOWEY DANNENBERG COHEN & HART, P.C.

Peter D. St. Phillip, Jr.

Vincent Briganti

One North Broadway

Fifth Floor

White Plains, New York 10601

Telephone: (914) 997-0500 Facsimile: (914) 997-0035

bhart@lowey.com

pstphillip@lowey.com

vbriganti@lowey.com

Attorneys for Plaintiffs, Gerry Galiano, Gary Kromer, Monique Kromer, Joseph Ammarati, Michelle Ammarati and Susan M. Marotta

WHALEN & TUSA, P.C.

Joseph S. Tusa Paul C. Whalen

33 West 19th Street, Fourth Floor

New York, New York 10011

Telephone (212) 400-7100

Facsimile: (212) 658-9685

joseph@whalen-tusa.com paul@whalen-tusa.com

Attorneys for Plaintiff, Vincent Trulli

Dated: White Plains, New York July ___, 2008

LOWEY DANNENBERG COHEN & HART, P.C.

By:__

Barbara Hart

Peter D. St. Phillip, Jr.

Vincent Briganti

One North Broadway

Fifth Floor

White Plains, New York 10601

Telephone: (914) 997-0500 Facsimile: (914) 997-0035

bhart@lowey.com pstphillip@lowey.com vbriganti@lowey.com

Attorneys for Plaintiffs, Gerry Galiano, Gary Kromer, Monique Kromer, Joseph Ammarati, Michelle Ammarati and Susan M. Marotta

WHALEN & TUSA, P.C.

RY.

Joseph S. Tusa Paul C. Whalen

33 West 19th Street, Fourth Floor

New York, New York 10011

Telephone (212) 400-7100

Facsimile: (212) 658-9685 joseph@whalen-tusa.com

paul@whalen-tusa.com

Attorneys for Plaintiff, Vincent Trulli

FARUQI & FARUQI, LLP

Antonio Vozzolo

369 Lexington Avenue

Tenth Floor

New York, New York 10017 Telephone: (212) 983-9300 Facsimile: (212) 983-9331

avozzolo@faruqilaw.com

Attorneys for Plaintiffs, Stephen J. Phelan, Jonathan Dzedzy, Jaclyn Dzedzy and Michael Martinucci

SQUITIERI & FEARON, LLP

By:

Lee Squitieri

32 East 57th Street

Twelfth Floor

New York, New York 10022 Telephone: (212) 421-6492 Facsimile: (212) 421-6553

lee@sfclasslaw.com

Attorneys for Peter Miley

FARUQI & FARUQI, LLP

By:_

Antonio Vozzolo

369 Lexington Avenue

Tenth Floor

New York, New York 10017

Telephone: (212) 983-9300

Facsimile: (212) 983-9331 avozzolo@faruqilaw.com

Attorneys for Plaintiffs, Stephen J. Phelan, Jonathan Dzedzy, Jaclyn Dzedzy and Michael Martinucci

SQUITIERI & FEARON, LLP

Lee Squifieri

32 East 57th Street

Twelfth Floor

New York, New York 10022

Telephone: (212) 421-6492

Facsimile: (212) 421-6553

lee@sfclasslaw.com

Attorneys for Peter Miley

SIMPSOM THACHER & BARTLETT LLP

Barry R. Ostrager Kevin J. Arquit Patrick T. Shilling

425 Lexington Avenue

New York, New York 10017-3954

Telephone: (212) 455-2000 Facsimile: (212) 455-2502 bostrager@stblaw.com karquit@stblaw.com pshilling@stblaw.com

Attorneys for Defendants Fidelity National Financial, Inc., Fidelity National Title Insurance Company, Chicago Title Insurance Company, and Ticor Title Insurance Company

FULBRIGHT & JAWORSKI L.L.P.

Attorneys for Defendants Stewart Information Services Corporation, Stewart Title Insurance Company, and Monroe Title Insurance Corporation

SIMPSON THACHER & BARTLETT LLP

Attorneys for Defendants Fidelity National Financial, Inc., Fidelity National Title Insurance Company, Chicago Title Insurance Company, and Ticor Title Insurance Company

FULBRIGHT & JAWOR KI L.L.P.

Mark A. Robertson 666 Fifth Avenue

New York, New York 10103 Telephone: (212) 318-3304 Facsimile: (212) 318-3400 mrobertson@fulbright.com

Attorneys for Defendants Stewart Information Services Corporation, Stewart Title Insurance .Company, and Monroe Title Insurance Corporation GIBSON, DUNN & CRUTCHER LLP

By:

John A. Herfort

James L. Hallowell

200 Park Avenue, 47th Floor New York, New York 10166-0193

Telephone: (212) 351-4000 Facsimile: (212) 351-4035 jherfort@gibsondunn.com jhallowell@gibsondunn.com

Attorneys for Title Insurance Rate Service Association, Inc.

GREENBERG TRAURIG, LLP

By: __

James I. Serota

Kenneth Lapatine

Stephen L. Saxl

200 Park Avenue

New York, New York 10166

Telephone: (212) 801-9200 Facsimile: (212) 801-6400

serotaj@gtlaw.com

lapatinek@gtlaw.com saxls@gtlaw.com

Attorneys for Defendants The First American Corporation, First American Title Insurance Company of New York, and United General Title Insurance Company

GIBSON, DUNN & CRUTCHER LLP

By:
John A. Herfort
James L. Hallowell
200 Park Avenue, 47th Floor
New York, New York 10166-0193
Telephone: (212) 351-4000
Facsimile: (212) 351-4035
jherfort@gibsondumn.com
jhallowell@gibsondumn.com

Attorneys for Title Insurance Rate Service Association, Inc.

GREENBERG TRAURIG, LLP

James L Scrota
Kenneth Lapatine
Stephen J Soul

Stephen L. Saxl 200 Park Avenue

New York, New York 10166 Telephone: (212) 801-9200 Facsimile: (212) 801-6400

serotaj@gtlaw.com lapatinek@gtlaw.com saxls@gtlaw.com

Attorneys for Defendants The First American Corporation, First American Title Insurance Company of New York, and United General Title Insurance Company

SUTHERLAND ASBILL & BRENNAN LLP

1114 Avenue of the Americas, 40th Floor

New York, New York 10036 Telephone: (212) 389-5000 Facsimile: (212) 389-5099 david.langlois@sutherland.com

Attorneys for Defendants LandAmerica Financial Group, Inc., Commonwealth Land Title Insurance Company, and Lawyers Title Insurance Corporation

SO ORDERED:

The Honorable Kenneth M. Karas United States District Judge

Dated: 7/8/08